CALFRESH (CF) PROGRAM REQUEST FOR POLICY/REGULATION INTERPRETATION

INSTRUCTIONS: Complete items 1 - 10 on the form. Use a separate form for each policy interpretation request. Retain a copy of the CF 24 for your records.

- Questions from counties, including county Quality Control, must be submitted by the county CalFresh Coordinator and may be submitted directly to the CalFresh Policy analyst assigned responsibility for the county, with a copy directed to the appropriate CalFresh Policy unit manager.
- Questions from Administrative Law Judges may be submitted directly to the CalFresh Policy analyst assigned responsibility to the county
 where the hearing took place, with a copy of the form directed to the appropriate CalFresh Bureau unit manager.

=		ic ap	ppropriate Call resit but	au unii	пападет.
1.	RESPONSE NEEDED DUE TO:	5.	DATE OF REQUEST:		NEED RESPONSE BY:
	✓ Policy/Regulation Interpretation	_	10/3/2012		10/19/2012
	□ QC	6.	COUNTY/ORGANIZATION:		
	☐ Fair Hearing	_	San Luis Obispo Co	unty So	cial Services
	☐ Other:	7.	SUBJECT:		
2.	REQUESTOR NAME:	8.	REFERENCES: (Include AC	CL/ACIN, co	ourt cases, etc. in references) ulation cite(s) and/or a reference(s).
3.	PHONE NO.:		ACL 04-59		
4.	REGULATION CITE(S):	1			
	63-402.229				
9.	QUESTION: (INCLUDE SCENARIO IF NEEDED FOR CLARITY):				
	Scenario:				
	A eligible drug felon (due to completion a government-recognized drug treatment program) has been receiving CalFresh.				
	During a recertification interview he tells his worker that he is now using drugs again. He has not been convicted of a drug				
	felony since he completed the drug treatment program. Is he still eligible for CalFresh?				
10.	REQUESTOR'S PROPOSED ANSWER:				
	Yes, he continues to be eligible for CalFresh because he co since his last conviction.	mpl	eted a government-re	cognize	d drug treatment program
11,	STATE POLICY RESPONSE (CFPB USE ONLY):				
	, , , , , , , , , , , , , , , , , , , ,				

As stated in ACIN I-17-05 question 2, if a drug felon meets a condition of eligibility for food stamps, and begins receiving benefits, subsequent felony drug conviction is cause for discontinuance, not subsequent arrest for drug use. Furthermore, in this case, the drug felon continues to be eligible for CalFresh because he has not been convicted of another felony. MPP 63-402.229 and ACL 04-59 also state that only if a drug felon is convicted of a felony he/she is not eligible.

	FOR CDSS USE		
DATE RECEIVED:	DATE RESPONDED TO COUNTY/ALJ:		

CF 24 (4/12)